# INSTRUCTIONS PERSONAL PROPERTY PETITION FOR REVIEW OF VALUATION

Information necessary to complete the petition is contained on the Notice of Valuation

 Property owners may represent themselves to appeal the valuation or classification of the property or hire a property tax agent or an attorney to represent them on the appeal.

### **COMPLETING THE FORM:**

- Complete items 1 through 10 on the petition.
- The facts must be clearly described to be considered by the Assessor in reviewing the request to change the valuation or classification of the property.
- The person who owns, controls, or possesses the property or their representative must sign the petition and mail or hand deliver one copy of the petition to the Assessor of the county in which the property is located. Retain a copy for your records (and for use in possible further appeals). If applicable, an Agency Authorization form (DOR 82130AA) must also be included. This form is available on the Department of Revenue website at <a href="https://www.azdor.gov">www.azdor.gov</a>. You may discuss the appeal with the County Assessor or a Deputy Assessor.
- Keep a copy of all information that is submitted to the Assessor.

# STEP I - APPEALING TO COUNTY ASSESSOR

- **FILING DEADLINE:** The petition must be filed on or before the deadline shown on the Notice of Value. The owner or the person in possession of the property may appeal to the County Assessor within thirty days after the date the notice was mailed.
- The County Assessor shall rule on the petition within twenty days after the filing date. If your request
  has been denied you may file an appeal with the County or State Board of Equalization, depending
  on in which county the subject property is located.

#### STEP II - APPEALING TO COUNTY OR STATE BOARD OF EQUALIZATION

**IN MARICOPA AND PIMA COUNTIES:** Appeals must be filed with the **State Board of Equalization** within twenty days, as measured from the date the Assessor's decision was mailed.

- State Board of Equalization filing requirements can be obtained by calling (602) 364-1600 or by accessing the State Board's Website at <a href="http://www.sboe.state.az.us">http://www.sboe.state.az.us</a>.
- The petition must include a copy of the Agency Authorization form if applicable and the Assessor's decision if it is on a separate form.
- Keep a copy of all information that is submitted to the Board.
- The property owner or their representative will be notified by the State Board of the date and time for the hearing and will be given the opportunity to be represented at the hearing.
- You may request that your appeal to the State Board of Equalization be reviewed "on the record" by checking the appropriate box in item 10 of the State Board copy of the petition. There will be no appearances before the Board and no oral testimony will be permitted. However, you may submit written evidence for consideration.

**CONTINUED ON NEXT PAGE** 

- The State Board of Equalization will issue its Notice of Decision to all parties to the proceeding and will include the findings of fact and conclusions of law, as applicable.
- The State Board of Equalization shall complete the hearing and issue their decision on a personal property appeal on or before December 1 of each year. A.R.S. § 42-16165(3)
- If the Petitioner is dissatisfied with the State Board's decision, an appeal may be filed with the Court.
   See Appealing to Court below.
- If the County Assessor or the Arizona Department of Revenue disagrees with the decision of the State Board of Equalization, either may file an appeal with the Court.

**IN ALL OTHER COUNTIES:** A petitioner may appeal to the **County Board of Equalization** within twenty days of the Assessor's notice of refusal or decision.

- The petition must include the Assessor's decision if it is on a separate form and a copy of the Agency Authorization form if applicable.
- Keep a copy of all information that is submitted to the Board.
- The property owner or their representative will be notified by the County Board of the date and time for the hearing and will be given the opportunity to be represented at the hearing.
- The County Board of Equalization shall hold the hearing and issue a decision on or before December 1. A.R.S. § 42-16108(C).
- If the petitioner is dissatisfied with the County Board's decision, an appeal may be filed with the Court. See Appealing To Court below.
- If the County Assessor or the Arizona Department of Revenue disagrees with the decision of the County Board of Equalization, either may file an appeal with the Court.

## **STEP III - APPEALING TO COURT**

- Any property owner that is dissatisfied with the valuation or classification of the property as determined by the County Assessor may appeal directly to the Court on or before December 15th. A.R.S. § 42-16201(A).
- Any property owner that is dissatisfied with the valuation or classification of the property as determined by the County or State Board of Equalization may appeal to Court within sixty days after the date of mailing of the decision or by December 15, whichever is later. A.R.S. §§ 42-16202 and 42-16203.
- Any taxes owed **must be paid before becoming delinquent** if the Court is to retain jurisdiction of the appeal except when (1) the full year tax for the year is paid on or before December 31 of the tax year pursuant to A.R.S. § 42-18053, or (2) the remaining one-half tax that is unpaid is delinquent after the immediately following May 1 at 5:00 p.m. is paid by July 1, including all interest due. A.R.S. § 42-16210.
- Appeal to the court by obtaining information on the website at http://www.superiorcourt.maricopa.gov/SuperiorCourt/TaxCourt/genInfo.asp.

# PERSONAL PROPERTY PETITION FOR REVIEW OF VALUATION

FOR OFFICIAL USE ONLY

#### FILED FOR TAX YEAR

- One copy of this petition must be mailed or hand delivered to the County Assessor. See instructions for filing requirements and appeal procedures.
- Persons receiving a Notice of Value may file this petition with the County Assessor on or before the deadline shown on the Notice of Value.
- The County Assessor may reject any petition not meeting statutory requirements. Only one appeal for each Notice of Value will be accepted.

I. DATE FILED COUNTY	ACCOUNT N	NO	
. BUSINESS ADDRESS OR LEGAL DESCRIPTION:			
. TYPE OF PROPERTY: COMMERCIAL / INDUSTRIAL MOBILE HOME OTHER (specify)	AGRICULTURAL		IENT AND FURNISHINGS
. INTEREST IN PROPERTY: OWNER OTHER (specif	y)	Agents must include an	Agency Authorization fo
A. OWNER'S NAME AS SHOWN ON THE NOTICE OF VALUE	5B. PROVIDE CO	5B. PROVIDE CORRECT INFORMATION IF DIFFERENT FROM ITEM 5A	
NAME	NAME		
ADDRESS	ADDRESS	ADDRESS	
CITY, STATE, ZIP CODE	CITY, STATE, ZIP COD	CITY, STATE, ZIP CODE	
A. MAIL DECISION TO: (TYPE OR PRINT)  6B. IF PETITION IS FILED BY OTHER THAN OWNER, SPI		OWNER, SPECIFY:	
NAME	NAME		
ADDRESS	ADDRESS	ADDRESS	
CITY, STATE, ZIP CODE	CITY, STATE, ZIP COD	DE	
OF VALUE VALUE \$	ITED OPERTY .UE \$	LEGAL CLASS	ASMT RATIO
VALUE SHOWN ON FULL CASH NOTICE OF VALUE VALUE \$	ITED OPERTY .UE \$	LEGAL CLASS	ASMT RATIO
O. I HEREBY AFFIRM THAT THE INFORMATION INCLUDED OR ATTATRUE AND CORRECT.  X SIGNATURE OF OWNER OR AGENT TELEPHON	If you This Atto	R SBOE (IN MARICOPA AND F bu want this appeal to be heard "O s means that neither you, the A orney (if applicable) will appear ard of Equalization to offer testimaten or typed information with this a	n The Record" check here.  Assessor, your Agent, or in person before the State ony. Submit any additional
AGENTS ONLY: State Board of Appraisal Registration Number		tate Board of Equalization Num	
ASSESSORIS	TED	LEGAL	ASMT
DECISION FULL CASH VALUE \$ PROVAL	DPERTY UE \$	CLASS	RATIO
BASIS FOR DECISION:			
	VED BY	ASSESSOR OR CHIEF I	DEPUTY
EQUALIZATION FULL CASH PRODUCTION FULL CASH	TED PPERTY UE \$	LEGAL CLASS	ASMT RATIO
BASIS FOR DECISION:		<u>'</u>	